1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	MURLENE J. RANDLE, State Bar #98124 LAW OFFICES OF M. J. RANDLE 235 Montgomery Street, Suite 716 San Francisco, CA 94104 Telephone: (415) 352-0189 Facsimile: (415) 352-0187 E-Mail: murlene@randlelawoffices.com Attorney for the Plaintiffs DENNIS J. HERRERA, State Bar #139669 City Attorney ELIZABETH S SALVESON, State Bar #83788 Chief Labor Attorney GINA M. ROCCANOVA, State Bar #201594 Deputy City Attorney Fox Plaza 1390 Market Street, Fifth Floor San Francisco, California 94102-5408 Telephone: (415) 554-4241 Facsimile: (415) 554-4248 E-Mail: gina.roccanova@sfgov.org Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO	ES DISTRICT COURT	
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALLEORNIA		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	MARK JOHNSON, FRANCO CALZOLAI, and MICHAEL R. BRYANT	Case No. CV 09 5503 JSW (JSC)	
19	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER REGARDING SUBMISSION OF GOVERNMENT CLAIM	
20	VS.	GOVERNMENT CLAMM	
21	THE CITY AND COUNTY OF SAN FRANCISCO, THE SAN FRANCISCO FIRE		
22	DEPARTMENT, THE SAN FRANCISCO FIRE COMMISSION, and THE CIVIL		
23	SERVICE COMMISSION OF SAN FRANCISCO,		
24	Defendants.		
25			
26	The City will not contest the filing of Plaintiffs' proposed government claim on the ground that		
27 28	it violates the March 3, 2011 protective order.		
20	JOHNSON v. CCSF CV 09-5503 JHW (JSC)	1	

1	By agreeing not to contest the filing of the government claim on that ground, the Plaintiffs		
2	agree that the City has not waived any claim of protection for any document or information that has		
3	been produced under the terms of the protective order based solely upon the filing of the claim. By		
4	entering into this agreement the Plaintiffs waive no other arguments, contentions, or positions that it		
5	has taken in any other pleadings or letters in this matter.		
6			
7	Dated: 10/17/11	DENNIS J. HERRERA	
8		City Attorney ELIZABETH S. SALVESON	
9		Chief Labor Attorney GINA M. ROCCANOVA	
10		Deputy City Attorney	
11			
12		By: /s/ GINA M. ROCCANOVA	
13		Attorneys for Defendants	
14			
15	Dated: 10/17/11	LAW OFFICES OF M.J. RANDLE	
16		By:/s/	
17		MURLENE J. RANDLE Attorney for Plaintiffs	
18		Tittofficy for Figure 113	
19	GOOD CAUSE HAVING BEEN FOUND, it is SO ORDERED:		
20			
21	DATED: October 17, 2011	Jacqueline S. Calg	
22	HONORABLE JACQUELINE SCOTT CORLEY		
23		United States Magistrate Judge	
24	I, Murlene J. Randle, attest that concurrence in the filing of this document has been obtained from Gina M. Roccanova.		
25			
26			
27			
28			
	IOHNSON v. CCSE	2	